Exhibit B

To Registration Statement

OMB No. 1105-0007

Approval Expires Oct. 31, 1983

Under the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS: A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements; or, where no contract exists, a full statement of all the circumstances, by reason of which the registrant is acting as an agent of a foreign principal. This form shall be filed in duplicate for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

Name of Registrant

H. William Tanaka d/b/a Tanaka Ritger & Middleton Name of Foreign Principal

The Japan Automobile Tire Manufacturers Association

Check Appropriate Boxes:

- 1. XX X he agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach two copies of the contract to this exhibit.
- 2. There is no formal written contract between the registrant and foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach two copies of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
- 3.

 The agreement or understanding between the registrant and foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and the expenses, if any, to be received.

4. Describe fully the nature and method of performance of the above indicated agreement or understanding.

provide information on U.S. trade laws, regulations and administrative practices, etc.

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5. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.
See Statement Number 4
6. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act? ¹
Yes D No CXX
If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose.

Date of Exhibit B

April 14, 1986

Name and Title

H. William Tanaka Attorney Signature

J. William Thrakan

Political activity as defined in Section 1(0) of the Act means the dissemination of political propaganda and any other activity which the person engaging therein believes will, or which he intends to, prevail upon, indoctrinate, convert, induce, persuade, or in any other way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the stic or foreign policies of the United States or with reference to the political or public interests, policies, or report of a government of a foreign country or a foreign political party.

LAW OFFICES

TANAKA RITGER & MIDDLETON

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MEMBER OF MICHIGAN BAR ONL

DONALD L. E. RITGER

OF COUNSEL

AGREEMENT BETWEEN

THE JAPAN AUTOMOBILE TIRE MANUFACTURERS ASSN.

PANAFAX: 202-293-2119 202-429-0564 TELEX: 248450

INDUSTRIAL ECONOMIST
JAMES C. DAVENPORT •
LEGISLATIVE TRADE ANALYST
ROBERT M. RUSSELL •

. NOT A MEMBER OF ANT BAR

AND

H. WILLIAM TANAKA

This is an Agreement entered into between the Japan Automobile Tire Manufacturers Association (hereinafter referred to as "JATMA") of Tokyo, Japan and H. William Tanaka, Counselor at Law (hereinafter referred to as "Counsel") of Washington, D.C., wherein Counsel agrees to perform the following services.

Counsel will provide any information deemed necessary on U.S. trade laws, regulations issued pursuant thereto and administrative practices thereunder. Counsel will answer all questions to be considered as common or general to the members of JATMA. Counsel will supply relevant information and analysis thereof on activities under trade laws which may affect the marketing of tires in the U.S. Counsel will provide general or specific information, collected and analyzed, with regard to trend and practice under U.S. trade laws, including subscription of any publication covering this area.

This Agreement shall cover the period of May 1, 1986 through April 30, 1987, at an annual retainer fee of \$42,500.00 (Forty Two Thousand Five Hundred Dollars). Counsel will charge at the usual law firm hourly rate when rendering answers to questions separately made by any specific member of JATMA.

All reasonable out-of-pocket expenses incurred in connection with providing the services hereinabove, such as taxis, telephone calls, postage, duplicating, required publications, etc. shall be reimbursable over and above the retainer fee.

All travel outside of Washington, D.C., at the specific request of JATMA, shall be payable at the daily rate of \$1,000.00 (One Thousand Dollars) with all travel expenses payable over and above the daily rate.

IN WITNESS WHEREOF, the parties have hereunto signed, sealed and delivered this Agreement on the date written below.

THE JAPAN AUTOMOBILE TIRE MANUFACTURERS ASSN.

BY: Duly Authorized Officer

Date: April 7, 1986

H. WILLIAM TANAKA

Courselor at Law

Date = April 7, 1986

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